Scott R. Stiegemeier Senior Vice President & Secretary RECORDATION NO. 25758-19 FREED

SEP 1 9 106

4-30 PM

SURFACE TRANSPORTATION BOARD



Sept. 14, 2006

Surface Transportation Board Office of the Secretary 1925 K Street, NW Washington, DC 20423-0001

Re:

Release of Lien

To Whom It May Concern:

Please be advised that R.P. Flynn, Inc, dba Ohio Railway Supply borrowing customer of Home Savings Bank, Kent, Ohio, who has paid off his loan. I have included the original Note and cover letter from you with the recording information that we wish to have released. The recording information is as follows;

Recordation #25758 filed Aug. 4, 2005@5:15pm Surface Transportation Board

I have enclosed a check for \$34.00 for the recording of the release and a self addressed stamped envelope for the return of the released documents.

Questions regarding this matter may be referred to me at 330 673-9827. Thank you for your prompt attention to this matter.

Sincerely,

Scott R. Stiegemeier Sr Vice President Home Savings Bank

KE

enclosures



Scott R. Stiegemeier
Vice President
Surface Transportation Board
Office of the Secretary
Attn: Barbara Saddler
1925 K Street N.W.
Washington, D.C. 20423-0001

August 3, 2005

RECORDATION NO. 25758 FILED

AUG 0 4 '05

5-15 PM



SURFACE TRANSPORTATION BOARD

Dear Secretary,

I have enclosed the original and one counter part of the document described below, to be recorded pursuant to Section 11303 of Title 49 of the U.S. Code. This document is a security agreement, a primary document dated August 3, 2005.

The name and address of the parties to the document are as follows:

1) Debtor:

R.P. Flynn

5279 Burnett Rd. Kent, Ohio 44240

2) Secured Party

Home Savings Bank

142 N. Water St. Kent, Ohio 44240

A description of the equipment covered by the primary document is as follows: F 40 PH Locomotive FLNX #418 and a 1947 Pullman Business Car AKA Amtrak Private Car # 800289 AKA 'The North Star' with contents.

A fee of \$35.00 is enclosed. Please return the original and any extra copies not needed by the Board for Recordation to Home Savings Bank 142 N. Water St. Kent Ohio 44240. A short summary of the document to appear in the index is as follows:

A security agreement in the amount of \$140,500.00 from R.P. Flynn
To Home Savings Bank, dated and signed August 3, 2005. The secured.
Property includes, but is not limited by the following: F 40 PH Locomotive FLNX #418 and a 1947 Pullman Business Car AKA Amtrak Private Car # 800289 AKA 'The North Star' with contents

Sincerely,

Scott R. Stiegemoier

Vice President & Secretary

SR8:sm





INDIVIDUAL FORM OF ACKNOWLEDGMENT

STATE OF OHIO: COUNTY OF PORTAGE} ss.



ON THIS 3RD DAY OF AUGUST, 2005 BEFORE ME, PERSONALLY APPEARED R.P. FLYNN, TO ME KNOWN TO BE THE PERSON DESCRIBED IN AND WHO EXECUTED THE FOREGOING INSTRUMENT AND HE ACKNOWLEDGED THAT HE EXECUTED THE SAME AS HIS FREE ACT AND DEED.

R.P. FLYNN

MY COMMISSION EXPIRES:

Susan M. Morgan Notary Public, State of Chio My Commission Expires November 9, 2005 SUSAN M MORGAN NOTARY PUBLIC





CORPORATE FORM OF CERTIFICATION

STATE OF OHIO: COUNTY OF PORTAGE}ss.

The second secon

ON THIS 3RD DAY OF AUGUST 2005, BEFORE ME PERSONALLY APPEARED SCOTT R. STIEGEMEIER, TO ME PERSONALLY KNOWN, WHO BEING BY ME DULY SWORN, SAYS THAT HE IS THE VICE PRESIDENT AND SECRETARY OF HOME SAVINGS BANK, THAT HE HAS COMPARED THE ORIGINAL FOREGOING INSTRUMENT TO THE ATTACHED COPY AND HAS FOUND THE COPY TO BE COMPLETE.

SCOTT R STIECEMEIER VICE PRESIDENT & SECRETARY

MY COMMISSION EXPIRES:

Susan M. Morgan Notary Public, State of Ohio

SUSAN M MORGAN, NO/TARY PUBLIC



Note, Disclosure, and Security Agreement

Lender

HOME SAVINGS BANK 142 N WATER ST KENT, OH 44240

Borrower

R.P. FLYNN 5279 BURNETT RD. KENT, OH 44240



01-13-0		
08-03-2005		
09-01-2007		
140,500.00		
	08-03-2005 09-01-2007	08-03-2005 09-01-2007

Refer to the attached addendum for additional Borrowers and their signatures.

Truth-in-Lending Disclosures

Annual Percentage Rate The cost of my credit as a yearly rate.	Finance Charge The dollar amount the credit will cost me.	Amount Financed The amount of credit provided to me or on my behalf.	Total of Payments The amount I will have paid when I have made all scheduled payments.
7.285 %	\$ 21,292.96	\$ 140,400.00	\$ 161,692.96
My Payment Schedule Will Be:			"e" means an estimate.
Payments Amount of Payments 23 \$ 848.85 TO 1,669.41	When Payments Are MONTHLY BEGINNING 10-		,
23 \$ 848.85 TO 1,569.41 1 \$ 141,348.85	ON 09-01-2007	-01-2000	
1 3 14 1,J40.09 \$	914,0070 FZ007	•	
\$.\$			
Demand. This note has a demand fe	ature. This note is payable on deman	nd and all disclosures are based on an assu	med maturity of one year.
Prepayment. If I pay off this note early	y, I 🗌 may 🗓 will not have to pay a	penalty.	
X If I pay off this note early, I may			
X Late Charge. If a payment is late (n	nore than 15 days after due) I	will be charged 5.000% OF THE LATE AMO	DUNT WITH A MAX OF \$25.00
Security. I am giving a security interes	st in:		
the goods or property being purchas	sed.	•	TION NO. 25758 FILED
collateral securing other loans with y	*	'	TION NO. PLUED
\overline{X} (brief description of other property)			
	CAR, AKA AMTRAK PRIVATE CAR # 80028	9 AKA 'THE NORTH STAR' AUG 0	4 '05 5-15 PM
Filing Fees. \$70.00		A11MM	ልስሮ ፕሮኔኔ፤ሶስስስፕሬፕ፣ሲኔ፤ ስለቆውስ
Non-filing Insurance. \$			ACE TRANSPORTATION BOARD
		ssume the remainder of the obligation on t	he original terms.
	ntract documents for any additional inform	nation about nonpayment, default, any req	
, and propagation totalias and penal			
Promissory Note	į.	Other Terms.	,
Promise to Pay. For value received, I pr	romise to pay to you, or your order, at	•	
your address above, the principal sum of S	s 140,500.00	and the second of the second o	
	at the rate of		
7.250% per year until 09-01-200	#		
Interest accrues on a PERIODIC to pay late charges in accordance with the	-	Itemization of Amount Final	nced
Truth-in Lending Disclosures. The purpo	se of this loan is PERSONAL	Amount given to me directly	\$ 75,091.02
Payment. I will pay this note as follows	 s·	Amount paid on my (loan) account	\$
23 MONTHLY INTEREST PAYMENTS RANGIN		TO LENDER	\$ 100.00
BEGINNING 10-01-2005 AND 1 PAYMENT OF		Amount paid to others on my behalf (Yo may retain or receive a portion of these amounts.)	ou
		To insurance companies	\$
			\$ 70.00
•		To public officials HOME SAVINGS BANK 0113015680	\$ 70.00 \$ 50,311.13
• •		HOME SAVINGS BANK # 0110016450	\$ 14,927.85
		(less) Prepaid Finance Charge(s)	\$ 100.00
		Amount Financed	\$140,400.00
Post-Maturity Interest. Interest will accompany of this note on the same basis as		Security Agreement	
balance of this note on the same basis as unless a specific post-maturity interest rate		Security. To secure the obligations of	this Loan Agreement, I give
X Interest will accrue at the rate of	7.250 % per year on the balance	you a security interest in the Property of	
of this note not paid at maturity, including \overline{X} Additional Charges. I also agree to		F 40 PH LOCOMOTIVE FLNX #418 AND 19	47 PULLMAN BUSINESS CAR, AKA
fee(s): \square A nonrefundable Origination I		AMTRAK PRIVATE CAR # 800289 AKA 'T	HE NORTH STAR'
additional 🔲 refundable 🕱 nonrefundab	bleFee	*	
of \$ 100.00 . These fees will be Dover the loan term. X withheld from the	paid in cash. Daid pro rata	T.	· •
over the loan term. $[X]$ withheld from the the proceeds, the amount is included in the	roan proceeds. (If withheld from the principal sum.)		
X Returned Payment Fee. I agree to p	pay a service charge of \$20.00	X All Debts. The Property will also	serve as collateral for
for each payment (check or automatic pay Prepayment Charge. I agree to pay	•	all present and future debts.	
respondent Guarge. I agree to pay	y a prepayment penalty of .	Other Security. This Loan Agreer	nent is secured by

Additional Terms of the Promissory Note

Definitions. As used in this Loan Agreement, indicates terms that apply to this Loan Agreement. Loan Agreement refers to this Promissory Note. Security Agreement, and Truth in Lending Disclosures, and any extensions, renewals, modifications, and substitutions of this Loan Agreement. Loan refers to this: transaction generally, including obligations and duties arising from the terms of all documents prepared or submitted for this transaction, such as applications, security agreements, disclosures, or notes, and this Loan Agreement. Security Agreement refers to the security agreement contained within this Loan Agreement. Secured Debts refers to all sums advanced to you under the terms of Agreement. Secured Deeps refers to an sinus advanced to you under the terms of the Loan Agreement, and all present and future debts (if the All Debts subsection of the Security Agreement has been checked). The pronouns I, me and my refer to each Borrower signing this Loan Agreement, individually and together with their heirs, successors and assigns, and each other person or legal entity (including guarantors, endorsers, and sureties) who agrees to pay this Loan Agreement. You and your refer to the Lender and its successors and assigns.

Payments. Unless otherwise provided in the Other Terms section, each payment I make on this Loan Agreement will be applied first to any charges I owe other than principal and interest, then to interest that is due, and finally to principal that is due. No late charge will be assessed on any payment when the only delinquency is due to late fees assessed on earlier payments and the payment is otherwise a full payment. The actual amount of my final payment will depend on my payment record.

Interest. Interest will accrue on the unpaid principal balance until paid in full. For interest calculation, the accrual method will determine the number of days in a year. The interest rate and other charges on this Loan Agreement will never exceed the highest rate or charge allowed by law for this loan. If the amount collected is found to exceed the highest rate or charge allowed, you will refund an amount necessary to comply with the law.

Post-Maturity Interest. Interest will accrue on the principal balance remaining unpaid after final maturity at the rate specified in this Loan Agreement. For purposes of this section, final maturity occurs on any of the following dates.

- If this Loan Agreement is payable on demand, on the date you make demand for payment.
- If this Loan Agreement is payable on demand with alternate payment date(s), on the date you make demand for payment or on the final alternate payment date, whichever is earlier.
- On the date of the last scheduled payment of principal.
- On the date you accelerate the due date of this Loan Agreement (demand immediate payment).

Prepayment. I may prepay this Loan Agreement in whole or in part at any time. Any partial prepayment will not excuse any later scheduled payments until I pay in full.

Commissions of fees on any lasurance products, and may earn such fees on other services that I buy through you or your affiliate.

Warranties and Representations. I have the power and authority to enter into this Loan Agreement. The execution and delivery of this Loan Agreement will not violate any agreement governing me or my property, or to which I am a party. I own all of the Property, unless otherwise agreed and disclosed to you in writing. Your claim to the Property is ahead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts. The Property has not been and will not be used for any purpose that would violate any laws or subject the Property to forfeiture or seizure.

Default. Subject to any limitations in the Real Estate of Residence Security section, I will be in default if any of the following occur.

- I fail to make a payment when due.
- I fail to perform any condition or keep any promise of this or any agreement I have made with you.

Remedies. Subject to any limitations in the Real Estate or Residence Security section, after I default, and after you give any legalty required notice and opportunity to cure the default, you may at your option. do any one or more of the following.

- Make all or any part of the amount owing by the terms of this Loan Agreement due.
- Use any and all remedies you have under state or federal law, or in any instrument securing this Loan Agreement.
- · Make a claim for any and all insurance benefits or refunds that may be available on my default.
- Set off any amount due and payable under the terms of this Loan Agreement against my right to receive money from you, unless prohibited by law.
- Make amounts advanced on my behalf due and add those amounts to the balance owing under the terms of this Loan Agreement.
- Require me to gather the Property and make it available to you in a reasonable fashion (unless prohibited by law); keep or dispose of the Property as provided by law, apply the proceeds to your expenses of collection and enforcement and then to the Secured Debts, and, unless prohibited by law, and following any required notice of deficiency, hold me liable for any deficiency if what you receive from the sale does not satisfy the Secured Debts.

By choosing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.

Real Estate or Residence Security. If this Loan Agreement is secured by real estate or a residence that is personal property, the existence of a default and your remedies for such a default will be determined by applicable law, by the terms of any separate instrument creating the security interest and, to the extent not prohibited by law and not contrary to the terms of the separate security instrument, by this Loan Agreement.

Waivers. To the extent not prohibited by law, I waive protest, presentment waivers. To the extent not prohibited by law, I waive protest, presentment for payment, demand, notice of acceleration, notice of intent to acceleration, and notice of dishonor. You may renew or extend payments on its Loan Agreement, regardless of the number of such renewals or extensions. You may release any Borrower, endorser, guarantor, surety, accommodation maker, or any other cosigner. You may release, substitute, or impair any Property securing this Loan Agreement.

Collection Expenses and Attorneys' Fees. On or after Default, to the extent permitted by law, I agree to pay all reasonable expenses of collections enforcement, or protection of your rights and remedies under this Loan Agreement. Expenses include (unless prohibited by law) reasonable attorneys' fees, court costs and other legal expenses. These expenses are due and payable immediately. If not paid immediately, these expenses will bear interest from the date of payment until paid in full at the rate provided in the terms of this Loan Agreement. All fees and expenses will be secured by the Property I have granted you, if any. To the extent permitted by the United States Bankruptcy Code, I agree to pay the reasonable attorneys' fees you incur to collect this debt as awarded by any court exercising jurisdiction under the Bankruptcy Code.

General Provisions, This Loan Agreement is governed by the laws of Ohio, the United States of America, and to the extent required, by the laws of the dissillation where the Property is located. If two or more Borrowers significant of this Loan Agreement, we are liable to repay jointly and severally. No multification of this Loan Agreement is effective unless made in writing and agreed by me and you. The duties and benefits of this Loan Agreement will Collection Expenses and Attorneys' Fees. On or after Default, to the

gened by me and you. The duties and benefits of this Loan Agreement will bind and benefit the successors and assigns of me and you. If any provision of this Loan Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will be enforceable.

Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to my last known address. Notice to one party will be deemed to be notice to all parties. Where a notice is required, I agree that 10 days prior written notice will be reasonable notice to me under the Uniform Commercial Code or other applicable crack law. the Uniform Commercial Code or other applicable state law.

I will provide you any financial statement or information you request All financial statements and information I give you will be correct and complete. My name and address are my exact legal name and my principal residence. I will provide you with at least 30 days notice prior to changing my name or principal residence.

I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to confirm your lien status on any Property.

Additional Terms of the Security Agreement

Generally. Property means any collateral described in this Loan Agreement in which I have an interest, now or in the future, wherever the Property is or will be located, and all proceeds and products from the Property is or includes all parts, accessories, repairs, replacements; improvements, and accessions to the Property; any original evidence of title or ownership; and all obligations that support the payment or performance of the Property.

If the All Debts subsection is checked, the Property also secures all present and future debts, even if this Loan Agreement is not referenced in the debt instrument, the future debts are also secured by other collateral, or if the future debt is unrelated to or of a different type than this debt. Nothing in this Loan Agreement is a commitment to make future loans or advances. This Loan Agreement is a commitment to make future toans or advances. This Loan Agreement will not secure any debt for which you fail to give any required notice of the right of rescission (i.e., right to cancel), or any debt for which a non-possessory, non-purchase money security interest is created in household goods in connection with a consumer loan, as those terms are defined by federal law governing unfair and deceptive credit practices.

Purchase Money Security Interest. If this is a purchase money loan (the loan proceeds are used to purchase the collateral), I authorize you, at your option, to disburse the loan proceeds directly to the seller of the Property. The portion of the Property purchased with loan proceeds will remain subject to your purchase money security interest until the Secured Debts are paid in full. Payments on any non-purchase money foan also secured by this Security Agreement will not be applied to the purchase money loan. Payments on the purchase money loan will be applied first to the non-purchase money portion of the loan, if any, and then to the purchase money portion in the order in which the purchase money Property was acquired. If the purchase money Property was acquired at the same time, then payments will be applied in the order you select. No security interest will be terminated by application of this formula.

Walvers I waive all claims for loss or damage caused by your acts or omissions.

Walvers. I waive all claims for loss or damage caused by your acts or omissions where you acted reasonably and in good faith. I waive all rights I have now or in the future to a homestead or personal property exemption in the Property.

Assumptions. Someone buying the Property cannot assume the obligation. You may declare the entire balance of the Loan Agreement to be immediately due and payable upon the creation of, or contract for the creation of, a transfer or sale of the Property.

Perfection of Security Interest. I authorize you to file a financing statement covering the Property. I agree to comply with, facilitate, and otherwise assist you in connection with perfecting your security interest under the Uniform Commercial Code

Duties Toward Property. I will protect the Property and your interest against any competing claim. Except as otherwise provided in this Loan Agreement, I will keep the Property in my possession at the address indicated in this Loan Agreement. I will keep the Property in good repair and use it only for personal, family, or household purposes. I will immediately inform you of any loss or damage to the Property. You have the right of reasonable access to inspect the Property.

I will keep books, records, and accounts about the Property and my assets in general, to which I will allow you reasonable access. I will pay all taxes and assessments levied or assessed against me or the Property. I will not sell, lease, license, or otherwise transfer or encumber the Property without your prior written consent. You do not authorize any sale or other disposition of the Property. Any sale or disposition you do not authorize will violate your rights.

If I pledge the Property to you (deliver the Property into your, or your designated third party's possession or control), I will, upon receipt, deliver any proceeds and products of the Property to you. I will provide you with any notices, documents, financial statements, reports, and other information relating to the Property I receive as the owner of the Property.

Insurance. I agree to keep the Property insured against the risks reasonably associated with the Property until the Property is released from this Security Agreement. I may provide the required insurance through an existing policy of insurance that I own or control, or through a policy that I, buy. I have free choice in the selection of an insurance company, subject to applicable law. I will maintain this insurance in the amounts you require and have the insurance company name you as loss payee on any insurance policy. I will give you and the insurance company immediate notice of any has former apply the insurance proceeds toward what is owed on the Secured. Debts. If the insurance proceeds do not cover the amounts I owe you, I will pay the difference. You may require additional security as a condition of permitting any insurance proceeds to be used to repair or replace the Property. If you acquire the Property in damaged condition, my rights to any insurance policies and proceeds will pass to you to the extent of the Secured Debts. I will immediately notify you of cancellation or termination of insurance.

I am required to maintain insurance on the Property to protect your interest. If I fail to maintain the required insurance, or fail to provide you with evidence of insurance, I understand and agree to the following.

- You may (but are not required to) place insurance on the Property to protect your interest, which will not cover my equity in the Property.
- The insurance you provide may be written by a company other than one I would choose and may be written at a higher rate than I could obtain if I purchased the insurance.
- I will pay for the costs of any Property insurance you provide.

Authority to Perform. I authorize you to do anything you deem reasonably necessary to protect the Property and your security interest in the Property. If I fail to perform any of my ditties under this Loan Agreement, you are authorized, after providing me with any required notice and opportunity to perform, to perform the duties or cause them to be performed and add the costs of performance to the Secured Debts. These authorizations include, but are not limited to, permission to pay for the repair, maintenance, and preservation of the Property and taking any action to obtain or preserve the benefits and rights of the Property. Your authority to perform for me will not create an obligation to perform and your failure to perform will not preclude you from exercising any other rights under the law or this Security Agreement. If you come into actual or constructive possession of the Property, you will preserve and protect the Property to the extent required by law. Your duty of care with respect to the Property will be satisfied if you exercise reasonable care in the safekeeping of the Property or in the selection of a third party in possession of the Property.

Third Party Agreement

: 5147

For the purposes of the provisions within this enclosure, I, me or my means the person signing below and you means the Lender identified in this Loan Agreement

I agree to give you a security interest in the Property that is described in the Security Agreement section. I agree to the terms of this Loan Agreement, but I am in no way personally liable for payment of the debt. This means that if the Borrower defaults, my interest in the secured Property may be used to satisfy the Borrower's debt. I agree that you may, without releasing me or the Property from this Third Party Agreement and without notice or demand upon me, extend new credit to any Borrower, renew or change this Loan Agreement one or more times and for any term, or fail to perfect your security interest in, impair, or release any security (including guaranties) for the obligations of any Borrower. I have received a completed copy of this Loan Agreement.

Attach FTC "Preservation of Consumer Claims and Defenses'
Notice if Applicable.

41 1 2

Insurance

Credit Insurance. Credit life, credit accident and sickness (disability), and any other insurance coverage quoted below, are not required to obtain credit and you will not provide them unless I sign and agree to pay the additional premium. If I want such insurance, you will obtain it for me (if I qualify for coverage). You are quoting below ONLY the coverages I have chosen to purchase.

Credit Life		\$	
☐ Single ☐ Joint 🗓 None	Term	***************************************	
Credit Disability	Premium	\$,
☐ Single ☐ Joint 🗓 None	Term	1 18 7 ts	Base a ca
☐ Single ☐ Joint ☐ None	Term	el Res <u>lant to the terminal terminal to the terminal termi</u>	1. \$1.11
Signature. My signature below r quoted above. If "None" is check	neans I want (only) ted, I have declined t	he insurance c	overage(s) ou offered.
X	·	DOB_	· .: 1. 1. 1
X	e to bear	DOB	1, ,
X		DOB	

Single interest insurance. I may obtoom anyone I want that is acceptable to y	taic single interest insurance ou. If I get the insurance
rom or through you I will pay \$ororo	
Property Insurance. I may obtain property I want that is acceptable to you. I or through you I will pay \$	roperty insurance from f I get the insurance from for
of co	7

Federal Sale of Insurance Disclosure

Product refers to any insurance product or annuity I purchase from you. With regard to any Product I purchase from you, the following apply.

- The Product is not a deposit account or other obligation of any depository institution or any affiliate of any depository institution.
- The Product is not guaranteed or insured by any depository institution or any affiliate of any depository institution.
- The Product is not insured by the Federal Deposit Insurance Corporation (FDIC).
- The Product, except in the case of Federal Flood Insurance or Federal Crop Insurance, is not insured by any federal government agency.
- If this box is checked, there is investment risk associated with the Product, including the possible loss of value.

By signing, I acknowledge that I have received a copy of this disclosure on today's date. Unless these disclosures are provided electronically or I have purchased the Product by mail, I also acknowledge that you have provided these disclosures to me orally.

X		Date
	t det	and the late of the first of the
x	50% \$1.50 D	Date
	•	The second second
x		Date

NOTICE TO COSIGNER

You (the cosigner) are being asked to guaranty this debt. Think carefully before you do. If the borrower doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to, and that you want to accept this responsibility.

You may have to pay up to the full amount of the debt if the borrower does not pay. You also may have to pay late fees or collection costs, which increase this amount.

The creditor can collect this debt from you without first trying to collect from the borrower. The creditor can use the same collection methods against you that can be used against the borrower, such as suing you, garnishing your wages, etc. If this debt is ever in default, that fact may become part of your credit record.

This notice is not the contract that makes you liable for the debt.

Signa	•
	 . 2016

		,		
By cioning I nare	e to the terms contai	ned in this Lear	Agrooment	Talen
Dy signing, ragic	s to the ferming commen	nea m mis ival	Agreement.	I MISO
acknowledge receir	t of a copy of this	15h Agreement o	atch a'vehot c	
acknowledge igeeip	cora coba or mus	Jan Agroundur O	i waa i uak	

Cosigners See Notice to Cosigner above before signing.

	,	LYNN, EFS Fig. (1) Charles I and (1) Charles
	. `	
<u> </u>		

Experient Simple Interest Note, Disclosure, and Security Agreement